PTO/SB/30 (10-07)

Approved for use through 10/31/2007, OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE  Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.		
Request	Application Number	10/675,687
for Continued Examination (RCE)	Filing Date	September 30, 2003
Transmittal	First Named Inventor	Katie KUWATA
Address to: Mail Stop RCE	Art Unit	2155
Commissioner for Patents P.O. Box 1450	Examiner Name	David R. Lazaro
Alexandria, VA 22313-1450	Attorney Docket Number	66329/31260
This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. See instruction Sheet for RCEs (not to be submitted to the USPTO) on page 2.		
<ol> <li>Submission required under 37 CFR 1.114) Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant loss not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).</li> </ol>		
<ul> <li>Previously submitted. If a final Office action is outstanding, any amendments filed after the final Office action may be considered as a submission even if this box is not checked.</li> </ul>		
i. Consider the arguments in the Appeal Brief or Reply Brief previously filed on		
li. U Other		
b. Lenclosed		
## Afficiality Declaration (a)		
II Other		
Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a		
a. period ofmonths. (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required) b. Other		
The Director is hereby authorized to charge the following fees, any underpayment of fees, or credit any overpayments, to		
Deposit Account No. <u>90-9902 (bb329/31290)</u> . I have enclosed a duplicate copy of this sheet.		
i. RCE fee required under 37 CFR 1.17(e)  II. Extension of time fee (37 CFR 1.136 and 1.17)		
ii. Other		
b. Check in the amount of \$enclosed		
c. Payment by credit card		
WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.		
ASIGNATURE OF APPLICA	NT, ATTORNEY, OR AGENT RE	QUIRED
Signature Name (Print/Type) Sugar I Miles	Date	
Susair E. Wiles		istration No. 38,245
CERTIFICATE OF MAILING OR TRANSMISSION  I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope		
anderessed to Misl Stop RCE, Commissioner for Patients, P. O. Bgx 1450, Alexandria, VA 22313-1450 or facsimile transmitted to the U.S. Patent and Trademark Office on the date shown below.		
Signature Valles H. Salles		

Name (PrintType) Valente A. Salvino

Date December 3, 2007

This collection of information is required by 3 CFR 1.114. The information is required to obtain or return a hereful by the papilic wildow is to the (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete to proceed a process of the USPTO. These Wave depending upon the redividual case to comments on or return and the USPTO. These Wave depending upon the redividual case to comments on the USPTO. These Wave depending upon the redividual case of the USPTO. These Wave depending upon the redividual case of the USPTO. These Wave depending upon the redividual case of the USPTO. These Wave depending upon the redividual case of the USPTO. These Wave depending upon the redividual case of the USPTO. These Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wave depending upon the redividual case of the USPTO. The Wa